United States Courts Southern District of Texas FILED

APR 2 5 2019

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS

David J. Bradley, Clerk of Court

**UNITED STATES OF AMERICA** 

V

Feng Xian Lin

**CRIMINAL COMPLAINT** 

Case Number: C-19-1652 m

Southern District of Texas defendant, Feng Xian Lin  did knowingly and unlawfully enter the United States from Mexico, at a point near Webb County which said time and place was other than as designated by immigration officials of the United States for the entrance of immigrants into the United States  in violation of Title  8	I, the undersigned knowledge and belief. O	i complainant state the on or aboutAr	nat the followin oril 19th, 2019 (Date)	g is true and in	correct to the	e best of my County, in the
and place was other than as designated by immigration officials of the United States for the entrance of immigrants into the United States  in violation of Title	Southern District of	Texas	defendant,		Feng	Xian Lin
I further state that I am a(n)  Border Patrol Agent Official Title  On or about April 19, 2019 the defendant, Feng Xian Lin, being an alien to the United States, did knowingly and unlawfully enter the United States in Webb County, Texas within the Southern District of Texas at a time and place other than as designated by immigration officers for the entrance of immigrants into the United States, in violation of Title 8, United States Code, Section 1325.  I further state that I am a United States Border Patrol Agent and that this complaint is based on the following facts: On April 24, 2019, the defendant was encountered by Border Patrol agents in Duval County, Texas. Agents determined the defendant was a citizen and national of the Peoples Republic of China unlawfully present within the United States. Furthermore, the defendant was mirandized and provided a verbal statement and admitted to being a citizen of China, who entered illegally into the United States near Laredo, Texas. The defendant was neither inspected nor admitted by an Immigration Officer of the United States; therefore, she is amenable to removal as per Section 212 of the I&NA. The defendant did not have documents to enter, travel through, or remain in the United States.  Submitted by reliable electronic means, sworn to, signature attested telephonically per Fed.R.Crim.P.4.1, and probable cause found on the:  April 25, 2019  Date  Jason B. Libby U.S. Magletrate Judge	and place was other th	nan as designated t				
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Submitted by reliable electronic means, sworn to, signature attested telephonically per Fed.R.Crim.P.4.1, and probable cause found on the:  April 25, 2019  Date  Jason B. Libby U.S. Magistrate Judge  Martin Castillo  Printed Name of Complainant  Corpus Christi, Texas  City and State	enter the United States in designated by immigration Code, Section 1325. I further state that I am a U 24, 2019, the defendant defendant was a citizen Furthermore, the defendant entered illegally into the Immigration Officer of the	Webb County, Texas officers for the entrance officers for the entrance of the States Border Pawas encountered by and national of the Fat was mirandized and United States near Late United States; therefore	within the Sou ce of immigrants atrol Agent and the Border Patrol of Peoples Republi provided a verburedo, Texas. Toore, she is am	them District into the Unit that this comp agents in Du ic of China al statement the defendant enable to res	of Texas at a ed States, in violaint is based of avail County, Tounlawfully present and admitted to twas neither moval as per se	time and place other than as solution of Title 8, United States on the following facts: On April exas. Agents determined the sent within the United States. To being a citizen of China, who inspected nor admitted by an
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Jason B. Libby U.S. Magistrate Judge	Apı	<del></del>		at		
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